×	Case 3:1	.5-cr-00156-PGS UNITED ST	Document 5 F	iled 04/02/1! RICT CO	5 Page 1 of 3 Pag URT	jeID: 24
<u> </u>	for the		istrict of _		New Jersey	
1	United States v.	of America			ETTING COND OF RELEASE	ITIONS
AK	Pesiki Defend	0 Monuu	<u> </u>		Case Number: /	5-156 (Pbs)
nditions:		•			dant is subject to the	following
(2)	The defendant r 42 U.S.C. § 141	35a.	e collection of a Di	NA sample if	the collection is auth	
` `	any change in a	ddress and/or telepl	hone number.	nust surrender	to serve any sentence	_
	180	000.00 and				
()	Executing a sec and () deposit agreement to fo Local Criminal	ured appearance boing in cash in the reaffeit designated pro Rule 46.1(d)(3) was ppearance bond with	ond () with co-sign egistry of the Court operty located at ived/not waived by	nor(s)% of t	he bail fixed; and/or he bail fixed; and he bail fixed; a	() execute an
		Add	ditional Condition	s of Release		
fendant a		other persons and t			bly assure the appeared that the release of	
(4)	Report to Pretrienforcement per The defendant with any witne	al Services ("PTS" rsonnel, including l shall not attempt to ss, victim, or inform) as directed and ad but not limited to, a influence, intimida nant; not retaliate ag	lvise them imi my arrest, que ite, or injure a gainst any wit	itions are imposed: mediately of any constitutioning or traffic story my juror or judicial or mess, victim or inform	pp. fficer; not tamper mant in this case.
	to assure the ap immediately in	pearance of the defe the event the defenda	ndant at all schedule int violates any condi	d court procee itions of releas	• •	the court
	Custodian Si	gnature: <u>Cha</u> r	nel Call	n. Dan	te: <u>C)U-02</u>	- 2015 PAGE 1 OF 3 trial Services (PTS).
(6)	The defendant	s travel is restricted	l to (V) New Jersey	(V) Other _ un	less approved by Pre	trial Services (PTS).

. /		e 3.15-ci-00156-PG5 Document 5 Filed 04/02/15 Page 2 013 PageID. 25
(N)	Surrender	all passports and travel documents to PTS. Do not apply for new travel documents.
()		abuse testing and/or treatment as directed by PTS. Refrain from obstructing or tampering with
		abuse testing procedures/equipment.
()		om possessing a firearm, destructive device, or other dangerous weapons. All firearms in any
` '		hich the defendant resides shall be removed by and verification provided to PTS.
		alth testing/treatment as directed by PTS.
()		
		om the use of alcohol.
(√)		urrent residence or a residence approved by PTS.
()	Maintain o	r actively seek employment and/or commence an education program.
()	No contact	with minors unless in the presence of a parent or guardian who is aware of the present offense.
(4)	Have no co	ontact with the following individuals: CO-DEFEHOANT'S UNLES IN PRESENCE OF WIL
$\dot{}$		is to participate in one of the following home confinement program components and abide by
` '		nirements of the program which () will or () will not include electronic monitoring or other
	•	erification system. You shall pay all or part of the cost of the program based upon your ability to
		ermined by the pretrial services office or supervising officer.
	() (1)	Curfew. You are restricted to your residence every day () from to, or
		() as directed by the pretrial services office or supervising officer; or
	() (ii)	Home Detention. You are restricted to your residence at all times except for employment;
		education; religious services; medical, substance abuse, or mental health treatment; attorney
		visits; court appearances; court-ordered obligations; or other activities as pre-approved by
		the pretrial services office or supervising officer; or
	() (;;;)	Home Incarceration. You are restricted to your residence at all times except for medical
	() (111)	·
		needs or treatment, religious services, and court appearances or other activities pre-approved
	,	by the pretrial services office or supervising officer.
- 1		
(V)) Defendan	t is subject to the following computer/internet restrictions which may include manual
	inspection	and/or the installation of computer monitoring software as deemed appropriate by
	Pretrial Se	ervices;
	,	No Computers - defendant is prohibited from possession and/or use of computers or
	() ()	connected devices.
	() (;;)	Computer - No Internet Access: defendant is permitted use of computers or connected
	() (11)	devices, but is not permitted access to the Internet (World Wide Web, FTP Sites, IRC
		Servers, Instant Messaging, etc);
	() (iii)	Computer With Internet Access: defendant is permitted use of computers or connected
		devices, and is permitted access to the Internet (World Wide Web, FTP Sites, IRC Servers,
		Instant Messaging, etc.) for purposes pre-approved by Pretrial Services at
	1	[] home [] for employment purposes.
	(V GV)	Consent of Other Residents -by consent of other residents in the home, any computers in
	(*) (14)	the home utilized by other residents shall be approved by Pretrial Services, password
		protected by a third party custodian approved by Pretrial Services, and subject to inspection
		for compliance by Pretrial Services.
() Other:	
		_
,) Othan	
() Other:	
,) Other:	

O THE DEFENDANT:

OU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

Violating any of the foregoing conditions of release may result in the immediate issuance of a warrant or your arrest, a revocation of your release, an order of detention, a forfeiture of any bond, and a prosecution for contempt of court and could result in imprisonment, a fine, or both.

While on release, if you commit a federal felony offense the punishment is an additional prison term of not more han ten years and for a federal misdemeanor offense the punishment is an additional prison term of not more than one year. This sentence will be consecutive (i.e., in addition to) to any other sentence you receive.

It is a crime punishable by up to ten years in prison, and a \$250,000 fine, or both, to: obstruct a criminal nyestigation; tamper with a witness, victim, or informant; retaliate or attempt to retaliate against a witness, victim, or nformant; or intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties or tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If, after release, you knowingly fail to appear as the conditions of release require, or to surrender to serve a tentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more - you will be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years you will be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony you will be fined not more than \$250,000 or imprisoned not more than two years, or both:
- (4) a misdemeanor you will be fined not more than \$100,000 or imprisoned not more than one year, or

A term of imprisonment imposed for failure to appear or surrender will be consecutive to any other sentence you receive. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

Acknowledgment of the Defendant

I acknowledge that I am the defendant in this case and that I am aware of the conditions of release. I promise o obey all conditions of release, to appear as directed, and surrender to serve any sentence imposed. I am aware of the penalties and sanctions set forth above.

Directions to the United States Marshal

) The defendant is ORDERED released after processing.

) The United States marshal is ORDERED to keep the defendant in custody until notified by the clerk or judge that the defendant has posted bond and/or complied with all other conditions for release. If still in custody, the defendant must be produced before the appropriate judge at the time and place specified.

(REV. 1/09)

Judicial Officer's Signature